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11	Attorney for Defendant and Counter-Claimant M	CHAEL PARRY		
12	and for all other similarly situated, counter-claimants			
13	UNITED STATES D	ISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA			
15	NATIONAL SEATING & MOBILITY, INC.,	Case No. 3:10-cv-02782-JSW		
16	Plaintiff,	PLAINTIFF AND COUNTER-CLAIM		
17	vs.	DEFENDANT NSM'S AND		
18	MICHAEL PARRY and DOES 1 through 20;	DEFENDANT AND COUNTER- CLAIMANT MICHAEL PARRY'S		
19	inclusive,	STIPULATION TO CONTINUE PARRY'S DEADLINE TO MOVE FOR		
20	Defendants.	CLASS CERTIFICATION and PROPOSED ORDER		
21				
22	MICHAEL PARRY, individually and on behalf of all others similarly situated,	Action Filed: March 3, 2010		
23	Counter-Claimant,			
24	vs.			
25	NATIONAL SEATING & MOBILITY, INC.,			
26	Counter-Claim Defendant.	·		
27	STIPULATION RE CLASS CERTIFICATION DEADLINE AND F [CASE No. 3:10-cv-02782-JSW] Page 1	PROPOSED ORDER		

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Casse3::10-cv-02782-JSW Document34 Filed 04/15/11 Page22of f3

1	It is hereby stipulated by and between the parties hereto, by and through their respective		
2	counsel of record, Wilson, Elser, Moskowitz, Edelman & Dicker LLP representing National		
3	Seating & Mobility, Inc. ("NSM") and Mark P. Meuser representing Michael Parry ("Parry"),		
4	subject to the order of the court, as follows:		
5	Pursuant to the Court's Order Vacating Case Management Conference and Setting Case		
6	Management Deadlines, dated October 4, 2010, Mr. Parry's deadline to file a Motion for Class		
7	Certification is currently May 6, 2011. Due to scheduling difficulties, Mr. Parry has not been		
8	able to complete a 30(b)(6) deposition, which is critical to Mr. Parry's ability to adequately		
9	prepare his motion.		
10	As such, the parties request that the Court allow	w Mr. Parry to file his Motion for Class	
11	Certification on or before May 27, 2011. The parties have agreed to complete the necessary		
12	deposition during the week of May 9, 2011, if the Court is amenable to the requested extension.		
13	The other deadlines established in the Court's October 4, 2010 Order, including the scheduled		
14	date for the hearing on Mr. Parry's class certification motion (September 16, 2011), will remain		
15	unchanged as to minimize any inconvenience to the Court.		
16	D-t-d. A:115 2011	(C 11	
17	Dated: April 15, 2011	espectfully submitted,	
18	11	ILSON, ELSER, MOSKOWITZ, DELMAN & DICKER, LLP	
19	By:	/s/	
20	Ro	onald S. Bushner	
21	1)	egan M. Lewis torneys for Plaintiff/Counter-claim	
22	$D\epsilon$	efendant	
23	Dated: April 15, 2011	espectfully submitted,	
24	M	EUSER LAW GROUP, INC.	
25	Ву:	/s/	
26	11	ark P. Meuser torneys for Defendant/Counter-claimant	
27			
	STIPULATION RE CLASS CERTIFICATION DEADLINE AND PROPE	UKDER OKDER	

STIPULATION RE CLASS CERTIFICATION DEADLINE AND PROPOSED ORDEI [CASE No. 3:10-cv-02782-JSW] Page 2 664019.1

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1	[PROPOSED] ORDER	
2	Good cause appearing therefore, the Stipulation and Proposed Order is hereby adopted by	
3	the Court. Defendant/Counter-claimant Parry's Motion for Class Certification must be filed on	
5	or before May 27, 2007. The other dates specified in have not changed relating to the brief and the hearing rem unchanged.	ng schedule ain
6		
7	IT IS SO ORDERED.	
8		
9		
10	Dated: April 15, 2011 By: White	
11	HON EFFREY S. WHITE UNIVED STATES DISTRICT JUDGE	
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	STIPULATION RE CLASS CERTIFICATION DEADLINE AND PROPOSED ORDER [CASE No. 3:10-cv-02782-JSW] Page 3	